

1 2 3 4 5 6 7 8 9 10 11 12	DAVID H. KRAMER, SBN 168452 LAUREN GALLO WHITE, SBN 309075 KELLY M. KNOLL, SBN 305579 WILSON SONSINI GOODRICH & ROSATI Professional Corporation 650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 565-5100 Email: dkramer@wsgr.com Email: lwhite@wsgr.com Email: kknoll@wsgr.com Attorneys for Defendants GOOGLE LLC and YOUTUBE, LLC	M. CRIS ARMENTA, SBN 177403 CREDENCE E. SOL, SBN 219784 ARMENTA & SOL, PC 11440 West Bernardo Court Suite 300 San Diego, CA 92127 Telephone: (858) 753-1724 Facsimile: (310) 695-2560 Email: cris@crisarmenta.com Email: credence@crisarmenta.com Attorneys for Plaintiffs JOHN DOE, MICHAEL DOE, JAMES DOE, HENRY DOE, ROBERT DOE, CHRISTOPHER DOE, MATTHEW DOE, POLLY ST. GEORGE, SCOTT DEGROAT, MISHEL McCUMBER, DANIEL LEE, JEFF PEDERSEN, JORDAN SATHER, and SARAH WESTALL
13	UNITED STATES D	ISTRICT COURT
14	NORTHERN DISTRIC	T OF CALIFORNIA
15	SAN JOSE I	DIVISION
16		
17	JOHN DOE, ET AL.,) CASE NO.: 5:20-cv-07502-BLF
18	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER TO SUBMIT
19	V.) DEFENDANTS' MOTION TO) DISMISS WITHOUT HEARING
20	GOOGLE LLC, ET AL.,))
21	Defendants.))
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28	CTINII ATION AND [Droposed] Opped	CASE No.: 5:20-cv-07502-BLF
	STIPULATION AND [PROPOSED] ORDER TO SUBMIT MOTION TO DISMISS	CASE NO.: 5:20-CV-0/302-BLF

1	Plaintiffs John Doe, Michael Doe, James Doe, Henry Doe, Robert Doe, Christopher Doe,	
2	Matthew Doe, Polly St. George, Scott Degroat, Mishel McCumber, Daniel Lee, Jeff Pedersen,	
3	Jordan Sather, and Sarah Westall ("Plaintiffs") and Defendants Google LLC and YouTube, LLC	
4	("Defendants") (collectively, "the Parties"), by and through their respective counsel of record,	
5	hereby stipulate as follows:	
6	WHEREAS, Defendants filed their Motion to Dismiss Plaintiffs' First Amended	
7	Complaint ("Motion to Dismiss") on April 7, 2021 (see Dkt. No. 40);	
8	WHEREAS, Defendants' Motion to Dismiss is fully briefed (see Dkt. Nos. 43, 44) and is	
9	currently scheduled to be heard on September 9, 2021 (see Dkt. No. 40);	
10	WHEREAS, the Parties have agreed, subject to this Court's approval, to submit this	
11	matter based on the Parties' briefing, without the need for oral argument;	
12	NOW, THEREFORE, based on the above stipulation, the Parties respectfully request that	
13	Defendants' Motion to Dismiss be deemed submitted on the papers and the September 9, 2021	
14	hearing be vacated.	
15	Respectfully submitted,	
16 17	Dated: August 26, 2021 WILSON SONSINI GOODRICH & ROSATI Professional Corporation	
18 19	By: <u>/s/ David H. Kramer</u> DAVID H. KRAMER	
20	Attorneys for Defendants	
21	GOOGLE LLC and YOUTUBE, LLC	
22	Dated: August 26, 2021 ARMENTA & SOL, PC	
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24	By: <u>/s/ Credence E. Sol</u> CREDENCE E. SOL	
25	Attorneys for Plaintiffs	
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STIPULATION AND [PROPOSED] ORDER TO SUBMIT MOTION TO DISMISS

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1	<u>ATTORNEY ATTESTATION</u>	
2	I, David H. Kramer, am the ECF User whose ID and password are being used to file this	
3	document. In compliance with N.D. Cal. Civil L.R. 5-1(i)(3), I hereby attest that concurrence in	
4	the filing of this document has been obtained from each of the other Signatories.	
5		
6	By: /s/ David H. Kramer	
7	David H. Kramer	
8		
9	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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11	Dated:	
12	Honorable Beth Labson Freeman United States District Court Judge	
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	STIPULATION AND [PROPOSED] ORDER -2- CASE NO.: 5:20-CV-07502-BLF	